UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451

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VW/TAB/CME

December 21, 2021

Opposition No. 91268004

OnRobot A/S

v.

OMOROBOT Inc.

By the Trademark Trial and Appeal Board:

On November 30, 2021, the parties' filed a stipulated proposed amendment to subject application Serial No. 79275666, and to withdraw the opposition with prejudice, contingent upon entry of the amendment.¹ By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 7 to delete "Handling machines, namely, cargo handling machines, automatic" so the amended identification reads:

Daily chores helping industrial robots for household purposes; Industrial robots for art exhibitions; Teaching robot frames, namely, industrial robot frames to be used and tested by students for studying manufacturing process of industrial robots; Industrial robots for military purposes; Machine, namely, industrial automatic transporting robots for transporting and carrying persons, industrial parts, and industrial materials on-site; Industrial robots; Semi or full automatic module system for industrial robots consisting of robotic palletization carriers being machines; Module system for industrial robots consisting of robotic palletization carriers; Driving machine for robots; Power-operated mechanical control apparatus

 $^{\rm 1}$ Applicant's previous submission also filed November 30, 2021 (16 TTABVUE) is considered superseded by the subsequent filing and has not been considered.

for industrial robots; Power-operated motion control mechanisms for industrial robots; Automatic control machines for robots; Power-operated control mechanisms for robotic machines; Robot loading machines; Target detection industrial robot; Industrial robots for promoting products; Industrial security robot; Industrial transport robot; Electronic parts manufacturing industrial robot.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. See Trademark Rule 2.133(a).

The contingency in Opposer's withdrawal having now been met, the opposition is dismissed with prejudice.